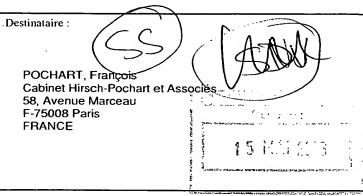
PCT/FR2004/001722

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NOTIFICATION DE TRANSMISSION DE COPIES DE LA TRADUCTION DU RAPPORT D'EXAMEN PRELIMINAIRE INTERNATIONAL SUR LA BREVETABILITE (CHAPITRE I OU CHAPITRE II DU TRAITE DE COOPERATION EN MATIERE DE BREVETS)

(règles 44bis.3.c) et 72.2 du PCT)



Date d'expédition (jour/mois/année) 11 mai 2006 (11.05.2006)			
Référence du dossier du déposant ou du mandataire 21297PC IRI	NOTIFICATION IMPORTANTE		
Demande internationale n° PCT/FR2004/001722	Date du dépôt international (jour/mois/année) 02 juillet 2004 (02.07.2004)		
Déposant IRIGO	OYEN, Marc-Edouard		

	Transmission	de la	traduction	au dénocant	
٠.	11 41131111331011	ut ia	u aduction	au ucposant.	

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PATENT COOPERATION TREATY

Translation **PCT**

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

<u> </u>							
Applicant's or a	gent's file referen	l l	FOR FURTHER A	CTION	See Form PCT/IPEA/416		
			4				
		02.07.200	te (day/month/year) ▲	Priority date (day/month/year) 03.07.2003			
International Patent Classification (IPC) or national classification and IPC							
E04B1/3	00						
Applicant							
	EN, Marc	-Edouard	ł				
	,						
	<u> </u>						
			ary examination rep pplicant according t		s International Preliminary Examining Authority		
2. This R	REPORT consists	of a total of		sheets, includ	ing this cover sheet.		
3. This r	eport is also accor	mpanied by ANN	EXES. comprising:				
a. 🛭	(sent to the	applicant and to	the International Bu	reau) a total of 2	sheets, as follows:		
					amended and are the basis for this report and/or		
	sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental						
_	Box.						
ъ	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s))						
		o. in computer re f the Administrat		s indicated in the Supp	olemental Box Relating to Sequence Listing (see		
4. This r	eport contains ind	lications relating	to the following iter	ns:			
	Box No. I	Basis of the re	oort				
	Box No. II	Priority					
	Box No. III	•			and the second second		
	Box No. IV Lack of unity of invention						
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
	Box No. VI Certain documents cited						
	Box No. VII Certain defects in the international application						
\bigsqcup	Box No. VIII Certain observations on the international application						
Date of submiss	sion of the demand	d		Date of completion of	this report		
				•	•		
Name and maili	ng address of the	IPEA/EP		Authorized officer			
Facsimile No.				Telephone No.			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/FR2004/001722

Bo	No. I	l	Basis of the report		
1.	Wit! indi	h regard t cated und	to the language, this report is based on the internation der this item.	al application in the language in	which it was filed, unless otherwise
		This rep which i	port is based on translations from the original languag is the language of a translation furnished for the purpo	e into the following language _ ses of:	•
		i	nternational search (Rule 12.3 and 23.1(b))		
		Р	ublication of the international application (Rule 12.4)		
		in	nternational preliminary examination (Rule 55.2 and/o	r,55.3)	
2.	rece	regard t iving Off report):	to the elements of the international application, this relieve in response to an invitation under Article 14 are	eport is based on (replacement) referred to in this report as "a	sheets which have been furnished to the originally filed" and are not annexed to
		the inte	rnational application as originally filed/furnished		
	M	the desc	cription:		
		pages	1-7		as originally filed/furnished
		pages*		received by this Authority on	
		page s#		received by this Authority on	
	\boxtimes	the clair	ms:		
		nos.			as originally filed/furnished
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		sheets*			-
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			nce listing and/or any related table(s) see Supplemer	ntal Box Relating to Sequence L	isting.
3.	Ш	The ame	endments have resulted in the cancellation of:		
		L th	e description, pages		
		th	e claims, nos.	•	
		∐ տ	e drawings, sheets/figs		
		<u></u> ⊔ "	e sequence listing (specify):		
		ar	ny table(s) related to sequence listing (specify):		
4.		This rep	port has been established as if (some of) the amendm we been considered to go beyond the disclosure as filed	ents annexed to this report and d. as indicated in the Supplemen	listed below had not been made, since tal Box (Rule 70.2(c)).
		L th	e description, pages		
		L th	e claims, nos.		
		1 1			
		L th	e sequence listing (specify):		
		1 1	ny table(s) related to sequence listing (specify):		
+	If ite	m 4 áppli	ies, some or all of those sheets may be marked "super.		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

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Box No. 1	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
The quest	ions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially have not been examined in respect of:
	the entire international application
	claims Nos. 4
becaus	se:
	the said international application, or the said claims Nos. 4
	relate to the following subject matter which does not require an international preliminary examination (specify):
	the description, claims or drawings (indicate particular elements below) or said claims Nos.
	are so unclear that no meaningful opinion could be formed (specify):
	Claim 4 is unclear because it includes an error
	message (French text: " des revendications 1 à
	Erreur! Source du renvoi introuvable.,")
	the claims, or said claims Nos are so inadequately supported
	by the description that no meaningful opinion could be formed.
	no international search report has been established for said claims Nos.
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:
	the written form has not been furnished
	does not comply with the standard
	the computer readable form has not been furnished
	does not comply with the standard
	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/FR2004/001722

Reasoned statemer citations and expla	nt under Ar	rticle 35(2) pporting su	with regard to novelty, ch statement	, inventive step or industrial app	licability;
ent		· · · · · ·			-
welty (N)	Claims	1-3,	5-8		YES
	Claims				NO NO
Inventive step (IS)	Claims	1-3,	5-8		YES
	Claims				NO
lustrial applicability (IA)	Claims	1-3,	5-8		YES
	Claims				NO NO
•	citations and expla	citations and explanations sument ovelty (N) Claims Claims ventive step (IS) Claims Claims Claims Claims	citations and explanations supporting sument Overly (N) Claims Claims Ventive step (IS) Claims Claims Claims 1-3, Claims Claims Claims Claims	citations and explanations supporting such statement ment Ovelty (N) Claims Claims Ventive step (IS) Claims Claims Claims Claims Claims Claims Claims Claims	coverty (N) Claims 1-3, 5-8 Claims Ventive step (IS) Claims 1-3, 5-8 Claims Claims 1-3, 5-8

1. Reference is made to the following document in the present notification:

D1: FR-A-2 262 167

2.1 <u>Independent claim 1</u>

2.1.1 Document D1 describes (the reference signs between parentheses apply to this document) a beam support system (see, in particular, figures 1, 2 and 7) including two posts (pillars 2 and 2a), a beam (central beam 5) and at least one tie member (turnbuckle 9), wherein the posts (2, 2a) are biased apart by the beam (5) and biased towards one another by the tie member (9), and the beam (5) is connected to the tie member (9).

2.1.2 The aim of the invention is to enable spontaneous adjustment of the beam relative to the tie member, especially when the beam is subjected to an asymmetrical load.

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 2.1.3 The solution lies in the fact that the beam (3, 3a, 3b) and the tie member (9, 9a, 9b) are slidably mounted along a finite sliding portion.
- 2.1.4 The combination of features in claim 1 is not found in or obvious from the prior art. It follows that the subject matter of claim 1 is novel and inventive.
- 2.2 Claims 2, 3 and 5 to 8 are dependent on claim 1, meaning that their subject matter is also novel and inventive.
- 2.3 The subject matter of claims 1 to 3 and 5 to 8 is industrially applicable.

3. Observations:

- 3.1 To comply with the requirements of PCT Rule 6.3(b), the independent claim should have been drafted in two parts, with a first part containing the combination of features known from the prior art.
- 3.2 The text of the description should be made consistent with that of the new claims to be filed. In doing so, care should be taken, particularly as far as the introductory part setting forth the problem or the advantages is concerned, to ensure that the subject matter of the application does not go beyond the content of the application as filed (PCT Article 34(2)(b)).

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

4.3 To comply with the requirements of PCT Rule 5.1(a)(ii), the applicant should have cited Document D1 in the description, indicated the corresponding prior art, and specified the problem that the invention solves, because an inventive step can be considered to be the distance between a technical problem and the solution thereto, and the provisions of PCT Rule 5.1(a)(iii) stipulate that the description must set forth the way in which the invention can be considered to be a solution to a technical problem.